IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS MIDLAND-ODESSA DIVISION

FILED

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		APR - 8 2013 /
	§	CLERK, U.S. DISTRICT OURT WESTERN DISTRICT OF TEXAS
JAIME ORTEGA-URQUIDI,	§	BY DEPUTY CLERK
Movant,	§	
	§	
V.	§	MO:12-CV-101
	§	MO:02-CR-096
UNITED STATES OF AMERICA,	§	
Respondent.	§	
	§	

ORDER FOR SERVICE AND ADVISORY

BEFORE THE COURT is Movant's Motion to Vacate, Set Aside, or Correct Sentence by a Person in Federal Custody pursuant to 28 U.S.C. § 2255. Preliminary examination of the Motion indicates that summary dismissal is not appropriate.

Accordingly, IT IS HEREBY ORDERED that the District Clerk SERVE copies of the Motion to Vacate upon Respondent through the United States Attorney for the Western District of Texas.

IT IS FURTHER ORDERED that Respondent shall demonstrate within sixty (60) days after receipt of this Order as to why the relief Movant seeks should not be granted.

IT IS FINALLY ORDERED that Movant Jaime Ortega-Urquidi shall take notice of and comply with the following:

Duty to Inform Court of Change of Address

Movant must immediately notify the Clerk in writing of any change of address. Movant shall caption any such change of address advisory as "Notice to the Court of Change of Address" and shall not include any motion or other matter in such notice. Such notice shall contain only information pertaining to the address change and the effective date of such change of address. Failure to immediately notify the

Clerk of any change in Movant's mailing address will be interpreted by the Court as a failure to prosecute and may result in the Court dismissing the Motion to Vacate.

Duty to Respond to Opposing Motions within Fourteen (14) Days

Local Court Rule CV-7(e) provides that a party opposing a motion must file a response to the motion within **fourteen (14) days** of service of that motion and that said response is limited to 10 pages unless otherwise authorized by the Court. Any failure to file such a timely response may be construed by the Court as a lack of opposition to the motion and result in the Court granting the motion as unopposed. Additionally, if Movant fails to respond in a timely manner to a motion filed by Respondent, the Court may dismiss Movant's case for want of prosecution.

Ability to Timely Reply

Pursuant to Local Rule CV-7(f), Respondent may file a reply in support of a motion, and any reply shall be filed within **seven (7) days** of the service of the response, but the Court need not wait for the reply before ruling on the motion. Any reply shall be limited to 5 pages, unless otherwise authorized by the Court. Absent leave of Court no further submissions on the motion are allowed by either side.

Duty to Serve Opposing Counsel

Movant is obligated under both the Federal Rules of Civil Procedure and this Court's Local Rules to send a copy of all pleadings, motions or other documents he submits to the Clerk of this Court for filing to Respondent or, after an attorney has made an appearance for Respondent, Respondent's counsel of record. The Court will disregard any pleading, motion, or other document submitted for filing by Movant that fails to contain the "certificate of service" required under Federal Rule of Civil Procedure 5(d). The "certificate of service" must state the date and method (e.g. hand delivery, certified mail or regular mail)

by which Movant sent a copy of the pleading, motion or document to Respondent or Respondent's counsel of record. Once an attorney makes an appearance on behalf of Respondent, Movant must send Respondent's attorney a copy of any pleading, motion, or other document submitted by Movant.

It is so Ordered.

Signed this 8th day of April, 2013.

DAVID COUNTS

United States Magistrate Judges